

## WEST SIDE CAR LINES CUT FROM GREEN SYSTEM

Free Transfers to Be Abolished at  
Several Points as Result of  
Court's Action.

Both the Ninth and Ninth Avenue car lines are to be returned to the stockholders for operation. Default in rentals for eight months is the cause of their separation from the "Green" car system. Federal Judge Julius M. Mayer is directing the receiver to return the lines.

Free transfers will be abolished on the Ninth Avenue line at 14th, 25th, 34th, 45th, 54th, 115th and 146th Streets and between the Chambers-Madison Street line to the Williamsburg Bridge, the Spring-Delancey Street line and Avenue C and Eighth Street lines.

Ninth Avenue transfers will be abolished at points south of 9th Street. Morgan J. O'Brien appeared for the stockholders of the line. Counsel for the receiver did not oppose the action. Under the terms of the lease the "Green"

line is obligated to pay the Ninth Avenue line \$236,000 annually and the Ninth Avenue line \$44,000. Col. Henry L. Stimson, counsel for the receiver, declared that the Ninth Avenue line was losing \$18,000 a year and that the Ninth Avenue line showed a small profit.

The separation will be completed when the Federal Court approves the formal order.

## REFORM AT DANNEMORA.

Clinton Prison at Dannemora, the last bulwark of the severe old prison system, capitulated yesterday through the installation of Edward D. Burby, a Sing Sing official, there as principal keeper. The principal keeper is the disciplinarian of a prison, and with the retirement of Thomas Country from the post, prison reform gets its first hold there after a fifty-year fight.

Burby believes in humane treatment of prisoners. He has been in Sing Sing about twenty years and has seen many reforms successfully carried out. He is understood Superintendent of Prisons Charles F. Rattigan brought about Burby's promotion.

## ARMY BOARD TURNS DOWN ANSELL'S PROPOSED REFORM

Holds That His Suggestions for Change in Courts  
Martial Would Increase Red Tape.

WASHINGTON, June 25.—There is little hope for support of any of the radical changes in the present army court martial system proposed by Lieut. Col. S. T. Ansell if the War Department takes the recommendations of Secretary Baker's latest board to investigate the system of military justice.

This commission, appointed May 10 by Secretary Baker, is composed of Major Gen. Francis J. Kernan of the Regular Army, Major Gen. John P. O'Ryan, former commander of the 27th Division, and Col. Hugh W. Ogden, a Boston lawyer, who served as Judge Advocate of the Rainbow Division.

A preliminary report of the board, which has been filed with the General Staff, turns down the principal changes recommended by Lieut. Col. Ansell in all his pleas for court martial reform.

The board has recommended, however, that standing counsel for the defense be provided for each general and special court martial. The individual will be changed from time to time.

## EXPERIENCED OFFICERS NEEDED FOR BOARDS.

The commission blames much of the alleged injustice during the war to inexperienced officers on courts and recommends that hereafter, in time of peace, courts shall have a majority of their members from officers who have had at least two years' experience in the service.

"The copy proposed by the Acting Judge Advocate General in concurrence with the war plans division," says the report, "undertook to introduce into the summary court-martial procedure heretofore existing, changes in the direction of increased paper work and increased formality. When we remember how the army labored for years to get a summary court, the procedure of which should be prompt, simple and freed from the laborious dog of overmuch writing, any step now, under the supposed pressure of uninformed opinion, to elaborate the procedure of that court is, in the opinion of the board, most undesirable."

"The copy also undertook to introduce into our system a 'soldiers' counsel' as a standing functionary. In the opinion of this board the detail of a subordinate officer thus singled out and made to appear as the special friend and protector of the soldiers of that command would create therein an atmosphere of antagonism much to be regretted."

## CAUSE OF ANTAGONISM FEARED BY BOARD.

"The basic assumption seems to be that officers generally are indifferent to the rights and welfare of the soldiers under their command, that a natural antagonism exists and that the soldier, if he is to depend upon his officers for justice in the general case, will fail to get it; and therefore a special protector must be provided. There is in this proposed scheme a subtle suggestion of a state of things not existing in fact but which, if the scheme were in operation, would soon be developed."

"The nearly universal and kindly interest now taken by officers in the welfare of their men, and without which a decent and efficient army is inconceivable, would be threatened by the new idea that the soldier is to be looked after by a particular individual whenever he falls under suspicion, and that hence his natural protectors and friends are relieved of further responsibilities in this regard."

"For these considerations the board has stricken out this proposed innovation. It has, however, substituted a rule that for each general and special court-martial standing counsel shall be provided. This individual will change from time to time just as the trial judge advocates change."

## MOVES AGAINST RED TAPE IN COURTS MARTIAL.

"The board has stricken out those parts of the summary draft which undertook to fix rigidly the procedure between an appointing authority and his staff Judge Advocate. In general the plan submitted to this board requires the conference between those officers upon the sufficiency of the case before trial to be a matter of record, and similar conferences after the proceedings are received to be similarly recorded and afterward forwarded to Washington. The board considers this unnecessary and inadvisable."

"A commanding General and his staff should be permitted to transact their necessary business through verbal exchanges across the top of a desk if, in their opinion, that method suffices. The custom of the service has always favored the method of procedure, and no good reason occurs to this board why an ironclad set of rules should require this particular staff officer to treat with his superior in writing instead of orally, when the latter method will serve the purpose."

"The effect would be to exhibit to Washington at times a diversity of opinions and the inevitable result, if any result is to follow, would be interference from a distance in a relation which ought to be harmonious and settled by the commanding officer and his assistant on the spot."

## LACK OF CONFIDENCE BY COMMITTEE.

"The board strongly disapproves the proposed requirement that the staff Judge Advocate prepare as part of the record and for the signature of the reviewing authority a complete draft of the proper action to be taken as constituting an officially stated lack of confidence in the reviewing authority fully and fairly to perform what are stated in the same section to be his functions."

"It appears to be the opinion of a large number of the general officers who have reviewed herein considered carefully and irregular sentences which have been adjudged during the last two years are due to the inexperience of officers composing the personnel of the courts martial and to the inexperience of some of the reviewing authorities as well."

"With a view to minimizing the

errors which are due to inexperience, the board proposes that hereafter, in time of peace, both special and general courts martial shall have a majority of their membership composed of officers who have had at least two years' experience in the service. It is not thought that this requirement is, in time of war, either practicable or desirable as a rigid rule. The board has also proposed that the reviewing authority have the benefit of the opinion of the staff Judge Advocate before stating his decision and orders.

"This board has undertaken to simplify the investigation required before charges are forwarded for trial by general or special courts martial. In general, the board has endeavored to follow the idea that this is an investigation and not a trial, and that oaths and an elaborate procedure are out of place. There are other minor changes perhaps, but those are the principal points whereon the opinion of this board suggests modification. In the final draft as submitted to it from the Judge Advocate's office through the Chief of Staff."

## FIGHT MINE NATIONALIZATION

British Coalitionists Hint at New Parliamentary Election.

LONDON, June 25.—The Labor Herald declared today that 260 Coalitionist members of Parliament, at a caucus in the House of Commons yesterday afternoon, decided to oppose nationalization of British coal mines.

The newspaper suggested that as Premier Lloyd George is committed to support of the Sankey report which favors nationalization, a new parliamentary election may soon be held.

## WESTCHESTER NOTES.

Mrs. Frederick Stubing and daughter, Miss Mildred, of No. 82 Brookfield Street, White Plains, are spending a several weeks' vacation at Lake Huntington, Sullivan County.

George Chinn of White Plains is spending a week with relatives at Marblehead, Mass.

Donald Kincaid of Woodland Place, White Plains, has returned from Dartmouth College for the summer vacation.

J. L. Stack of Denver, Col., a former resident of White Plains, is visiting friends in that city.

Miss Mattie Lewis of Armonk is visiting Miss Grace E. Hewitt of Central Avenue, White Plains.

Miss Katherine Masterson of No. 5 Chatterbox Avenue, White Plains, has just returned from a four days' trip to Niagara Falls.

Fred B. Freeman of Howard Avenue, White Plains, has returned from France, where he served as a field secretary with the Y. M. C. A.

Adrian Masie of Bronxville, who graduated from Yale University last week, has returned home.

Fredrick I. Warren and Timothy Ames of Hamilton Avenue, White Plains, have gone to Washington, D. C., where they will reside.

The White Plains Lodge of Elks will hold its annual clambake on Wednesday, Aug. 6, William Coffey is chairman, and the committee in charge includes Louis H. Mott, William Gottlieb, Harry Egan, Francis Griffen and William Gruenwald.

Supreme Court Justice Young has granted a divorce to Myra Howard from her husband, Homer Howard of Yonkers.

## ONLY MEDICINE MADE FROM FRUIT

Extraordinary Success which  
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One reason why "Fruit-a-tives" is so extraordinarily successful in giving relief to those suffering with Constipation, Torpid Liver, Indigestion, Chronic Headaches, Neuralgia, Kidney and Bladder Troubles, Rheumatism, Pain in the Back, Sciatica and other Skin Affections, is, because it is the only medicine in the world made from fruit juices.

These "Fruit Liver Tablets" are composed of the medicinal principles found in oranges, figs, prunes, together with the nerve tonics and antiseptics.

50c a box, 6 for \$2.50, trial size 25c. At dealers or from FRUIT-A-TIVES Limited, OGDENSBURG, N. Y.—Adv.

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USE R&G Digestive Tablets

Over 600,000,000 used last year

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## SAY BURLISON ASKED HINES TO FIGHT STRIKE

WASHINGTON, June 25.—Charges that Director General Hines has been appealed to by Postmaster General Burlison to help fight the telegraphers' strike were backed up last night by a statement of C. F. Gaines, a railroad telegrapher at Falls Church, Va., near here, to the effect that he has been discharged for refusing to handle commercial telegrams. President Manion of the Order of Railroad Telegraphers ordered the railroad men on June 15 not to handle anything during the strike except messages on railroad business.

Frank H. McDowell of the Executive Committee of Commercial Telegraphers' Union was sought out by Gaines, who took a signed and

witnessed statement of the circumstances. He has called the matter to the attention of President Manion, and if the facts are found to be as stated, it is expected that Director General Hines will be asked to request the Washington and Old Dominion Railway Company, for whom Gaines worked, to reinstate him at once. Strike leaders here predicted that if Gaines is not put back a general strike of the railroad telegraphers will be called.

It is known that Newcomb Carlton, President of the Western Union, has exchanged several telegrams recently with Mr. Hines, and that Carlton appealed to Hines to meet him in New York on Monday evening. It is supposed that he desired a conference on the strike situation.

## ASKS CENSURE FOR JOHNSON.

Senate Resolution Defends Fomereau Against Charge.

WASHINGTON, June 25.—A resolution asking that Representative John-

son of Kentucky be censured by the House for statements made in that body Tuesday criticizing Senator Fomereau of Ohio was introduced yesterday by Senator Robinson of Arkansas. Representative Johnson in his speech charged the Ohio Senator with acting with rent profiteers in connection with proposals to relax for three months after floods in Appalachia was legislation which regulates rents in the District of Columbia. This attack, the resolution asserts, was "unwarranted, unjust and untrue."

CHAS. Killed in Tornado in Canada. CALGARY, June 25.—One child was killed, several persons were injured and a number of buildings demolished by a tornado which struck the outskirts of Calgary, a small town near Medicine Hat, according to reports received here early today. The twister picked up a railway car in which a family was living and carried it some distance to a culvert, where the car was smashed. A five-year-old child was killed and other members of the family were injured.

## "BAYER CROSS" ON GENUINE ASPIRIN



"Bayer Tablets of Aspirin" to be genuine must be marked with the safety "Bayer Cross." Always buy an unbroken Bayer package which contains proper directions to safely relieve Headache, Toothache, Rheumatism, Neuralgia, Colds and pain. Handy tin boxes of 12 tablets cost but a few cents at drug stores—larger packages also. Aspirin is the trade mark of Bayer, Manufacturer of Monocyclic Acid Salicylic Acid. —Adv.

## Blyn Shoe

### Shoes for the Children's Fourth of July Outing

Buy them now and let the kiddies get summer-long comfort and satisfaction out of them. For wear and economy are always linked up with good style in Blyn Footwear for children and grown-ups.



Children's and Misses' Ankle-Strap Pumps. White Nu-buck. Sizes 5 to 8. 2.50. Sizes 8 1/2 to 11. 3.50. Sizes 11 1/2 to 2. 4.00.



Children's and Misses' High Shoes. Boys' and Men's Scout Shoes. White Nu-buck. 8 1/2 to 11. 4.00. 11 1/2 to 2. 4.50.

WEST SIDE STORES: 22-24 West 125th St. Near Seventh Ave. 8th Ave. & 23rd St. 8th Ave. & 38th St. EAST SIDE STORES: 34 Ave. & 122nd St. 34 Ave. & 127th St. 34 Ave. & 131st St. 34 Ave. & 135th St. 34 Ave. & 139th St. 34 Ave. & 143rd St. 34 Ave. & 147th St. 34 Ave. & 151st St. 34 Ave. & 155th St. 34 Ave. & 159th St. 34 Ave. & 163rd St. 34 Ave. & 167th St. 34 Ave. & 171st St. 34 Ave. & 175th St. 34 Ave. & 179th St. 34 Ave. & 183rd St. 34 Ave. & 187th St. 34 Ave. & 191st St. 34 Ave. & 195th St. 34 Ave. & 199th St. 34 Ave. & 203rd St. 34 Ave. & 207th St. 34 Ave. & 211th St. 34 Ave. & 215th St. 34 Ave. & 219th St. 34 Ave. & 223rd St. 34 Ave. & 227th St. 34 Ave. & 231st St. 34 Ave. & 235th St. 34 Ave. & 239th St. 34 Ave. & 243rd St. 34 Ave. & 247th St. 34 Ave. & 251st St. 34 Ave. & 255th St. 34 Ave. & 259th St. 34 Ave. & 263rd St. 34 Ave. & 267th St. 34 Ave. & 271st St. 34 Ave. & 275th St. 34 Ave. & 279th St. 34 Ave. & 283rd St. 34 Ave. & 287th St. 34 Ave. & 291st St. 34 Ave. & 295th St. 34 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